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UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF OREGON

10 In Re:) Bankruptcy Case
11 KATHERINE E. FLYNN,) No. 07-62081-fra7
12 _____ Debtor.)
12 _____) MEMORANDUM OPINION
12 _____) (AMENDED)

13 On June 17, 2010, the Court conducted a hearing on the Debtor's
14 objection to Claim No. 2, filed by the Department of Human Services of
15 the State of Oregon. At the conclusion of the hearing I ruled that the
16 State had a valid claim, and that the objection should be overruled. On
17 June 23 the Debtor filed a motion to reconsider this ruling, which motion
18 was set for hearing on September 23, 2010. The Debtor did not appear at
19 that hearing. The Court reiterated its view that the objection to the
20 State's claim was not well founded.

21 The Debtor now requests that the Court reset the hearing. I am
22 not prepared to convene a third hearing on this matter.

23 Oregon law provides that an individual is not eligible for
24 certain benefits if his or her income exceeds stated limits. The state
25 further defines those limits by including all sources of income,
26 // // //

1 including funds received by a program beneficiary from a separate state
2 program reimbursing operators of adult foster care facilities.

3 In the instant case, Ms. Flynn received benefits from the state
4 on account of her own disability, while at the same time receiving
5 reimbursement payments from the state in her capacity as a foster care
6 provider. State law clearly provides that funds received in the latter
7 capacity are counted toward the limits on the right to receive funds as a
8 program beneficiary. The fact that other laws, such as tax codes, may
9 exempt the foster care payments does not mean that the state may not
10 require inclusion of such payments in calculating the right to receive
11 state assistance.

12 The Debtor was not eligible to receive the funds now claimed by
13 the State. While the State's claim against her, which is not based on
14 any intentional wrongdoing, will be discharged, the State is still
15 entitled to recover what it paid to the Debtor through the bankruptcy
16 claims process.

17 An order will be entered denying the Debtor's motion to
18 reconsider, and denying her motion to reset the hearing on her motion.
19 Debtor's right to appeal either of these decisions will terminate
20 fourteen (14) days after the date the order is entered.

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FRANK R. ALLEY, III
Chief Bankruptcy Judge